UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/579,321	01/08/2007	Volker Brass	102132-36	1726
27388 Hildebrand, Ch	7590 02/22/201 rista	0	EXAMINER	
Norris McLaughlin & Marcus PA 875 Third Avenue, 8th Floor			HAMMONDS, MARCUS C	
New York, NY	· · ·		ART UNIT	PAPER NUMBER
			2617	
			MAIL DATE	DELIVERY MODE
			02/22/2010	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/579,321	BRASS ET AL.	
Examiner	Art Unit	
MARCUS HAMMONDS	2617	

The MAILING DATE of this communication appea	rs on the cover sheet with the correspondence address
THE REPLY FILED 22 January 2010 FAILS TO PLACE THIS AF	PPLICATION IN CONDITION FOR ALLOWANCE.
application, applicant must timely file one of the following re application in condition for allowance; (2) a Notice of Appea	ne same day as filing a Notice of Appeal. To avoid abandonment of this eplies: (1) an amendment, affidavit, or other evidence, which places the all (with appeal fee) in compliance with 37 CFR 41.31; or (3) a Request R 1.114. The reply must be filed within one of the following time
a) The period for reply expiresmonths from the mailing of the mailing	date of the final rejection.
b) The period for reply expires on: (1) the mailing date of this Adv no event, however, will the statutory period for reply expire late	visory Action, or (2) the date set forth in the final rejection, whichever is later. In er than SIX MONTHS from the mailing date of the final rejection. ONLY CHECK BOX (b) WHEN THE FIRST REPLY WAS FILED WITHIN TWO
Extensions of time may be obtained under 37 CFR 1.136(a). The date or have been filed is the date for purposes of determining the period of exterunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the sho	n which the petition under 37 CFR 1.136(a) and the appropriate extension fee insion and the corresponding amount of the fee. The appropriate extension fee ortened statutory period for reply originally set in the final Office action; or (2) as nan three months after the mailing date of the final rejection, even if timely filed,
2. The Notice of Appeal was filed on A brief in complia	ance with 37 CFR 41.37 must be filed within two months of the date of sion thereof (37 CFR 41.37(e)), to avoid dismissal of the appeal. Since a nin the time period set forth in 37 CFR 41.37(a).
3. The proposed amendment(s) filed after a final rejection, but	ut prior to the date of filing a brief, will <u>not</u> be entered because
(a) They raise new issues that would require further cons	·
(b) They raise the issue of new matter (see NOTE below	•
appeal; and/or	er form for appeal by materially reducing or simplifying the issues for
(d) They present additional claims without canceling a co	rresponding number of finally rejected claims.
NOTE: (See 37 CFR 1.116 and 41.33(a)).	One official Nation of Nov. Committeet Among descript (PTOL 204)
	. See attached Notice of Non-Compliant Amendment (PTOL-324).
	wable if submitted in a separate, timely filed amendment canceling the
how the new or amended claims would be rejected is provided The status of the claim(s) is (or will be) as follows: Claim(s) allowed:] will not be entered, or b) ⊠ will be entered and an explanation of ded below or appended.
Claim(s) objected to: Claim(s) rejected: <u>1-6, 8-11, and 13-16</u> .	
Claim(s) withdrawn from consideration:	
AFFIDAVIT OR OTHER EVIDENCE	and an an the date of filing a Nation of Annual will not be entared
	pefore or on the date of filing a Notice of Appeal will <u>not</u> be entered sufficient reasons why the affidavit or other evidence is necessary and
9. The affidavit or other evidence filed after the date of filing a entered because the affidavit or other evidence failed to ove showing a good and sufficient reasons why it is necessary a	ercome <u>all</u> rejections under appeal and/or appellant fails to provide a
10. ☐ The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER	of the status of the claims after entry is below or attached.
11. The request for reconsideration has been considered but o See Continuation Sheet.	does NOT place the application in condition for allowance because:
12. Note the attached Information <i>Disclosure Statement</i> (s). (P 13. Other:	TO/SB/08) Paper No(s)
/Kent Chang/	MADCHE HAMMONDE!
Supervisory Patent Examiner, Art Unit 2617	/MARCUS HAMMONDS/ Examiner, Art Unit 2617

Continuation of 11. does NOT place the application in condition for allowance because: the applicants arguments are not found persuasive. The examiner's final office action, mailed 11/20/2009, explains the rejection upon the broadly interpreted claims of the application

Consider claim 1, the applicant argues that the 3GPP TS 43.068 reference is only directed to VGCS, not SM. The applicant further argues that no motivation or reasoning exists as to why one of ordinary skillin in the art would be able to interchange "talk group affiliation" used to transmit SM with a concatenated sequence of group ID and group call area ID when communicating SM in VGCS. The applicant further argues that Sanders, III et al teaches away from such modification, in col 2 lines 8-13. The examiner respectfully disagrees with the applicant. Although, the 3GPP TS 43.068 reference is only directed to VGCS, Sanders III et al provides VGCS with the enchancement of SMS within the cellular telephone network with infrastructure equipment of a GSM cellular platform. The examiner does not believe that Sanders III et al teaches away because both the 3GPP TS 43.068 and Sanders III et al references teach VGCS within a GSM cellular platform with Sanders III et al providing the SMS enhancement to the existing telephone system. The group call reference including the concatenated sequence of group ID and group call area ID an elementary identity for a group call according to the GSM cellular platform (see 3GPP TS 43.068 section 9.1-9.2). Both the "talk group affiliation" and the group call reference are used by the respective system as identities for the communication devices within the call, therefore one of ordinary skill in the art would be able to use the group call reference for identifying the originating and target devices for directing voice and SM to the group. Similarly, the examiner respectfully disagrees with the applicant's arguments for claim 13.

Consider claim 8, the applicant argues that the examiner fails to disclose a motivation for modifying Sanders III et al with 3GPP TS 43.068. The applicant further argues that these references fial to disclose or suggest that the uplinke be held until the SM is sent completely to the ntework. The examiner respectfully disagrees with the applicants arguments. Motivation for combining Sanders III et al with 3GPP TS 43.068 is provided in independent claim 1 from which dependent claim 8 is directly dependent upon. 3GPP TS 43.068 explains a mobile station in a VGCS which seizes the uplink for exclusive access. In combination with the Sanders III et al reference which provides the enchancement of SMS to the VGCS, sending of an SM from an originating device must establish similar communication links, uplink and downlink, between the originating device and target devices. Similarly, the examiner respectfully disagrees with the applicant's arguments for claim 16.

Consider claim 9, the applicant argues that Sanders III et al teaches away, in col. 2 lines 8-13, from combination with 3GPP TS 43.068 with respect to claim 9. The examiner respectfully disagrees with the applicant. Although, the 3GPP TS 43.068 reference is only directed to VGCS, Sanders III et al provides VGCS with the enchancement of SMS within the cellular telephone network with infrastructure equipment of a GSM cellular platform. The examiner does not believe that Sanders III et al teaches away because both the 3GPP TS 43.068 and Sanders III et al references teach VGCS within a GSM cellular platform with Sanders III et al providiing the SMS enhancement to the existing telephone system. Similarly, the examiner respectfully disagrees with the applicant's arguments for claim 15.